MINUTES FOR THE COURT OF APPEAL STATE OF CALIFORNIA SECOND APPELLATE DISTRICT

October 10, 2006

DIVISION SIX

B187029 People (Certified for Publication)

v.

Hannibal

The judgment (order of commitment) is affirmed.

Perren, J.

We concur: Gilbert, P.J.

Yegan, J.

DIVISION SEVEN

B184839 People (Not for Publication)

v.

Ford II,

The judgment is modified to reflect imposition of the mandatory 10-year firearm-use enhancements under section 12022.53, subdivision (b), as to counts 2, 6, 8 and 9, two 5-year enhancements under 667, subdivision (a)(1), for counts 2, 6, 8 and 9 and an aggregate presentence custody and conduct credit of 903 days. The minute order and abstract of judgment are also ordered corrected to conform to the trial court's oral pronouncement of judgment that the sentences on counts 2,6, and 9 are to run consecutively and the sentence on count 8 is to run concurrently to count 6. As modified, the judgment is affirmed. The trial court is directed to forward a corrected abstract of judgment to the Department of Corrections.

Perluss, P.J.

We concur: Johnson, J.

Woods, J.

DIVISION SEVEN (Continued)

B191426 Los Angeles County, D.C.S. (Not for Publication)

v.

Amber P.,

Appeal dismissed.

Perluss, P.J.

We concur: Woods, J.

Zelon, J.

B186030 Hall et al., (Not for Publication)

v.

Whitman

The judgment is affirmed. Respondent(s) to recover costs.

Woods, J.

We concur: Johnson, Acting P.J.

Zelon, J.

B184921 People (Not for Publication)

V.

Bonds

The judgment is affirmed as modified. The superior court is ordered to prepare and file with the Department of Corrections an amended abstract of judgment reflecting the imposition of the second enhancement for the cane use, but staying the enhancement.

Woods, J.

We concur: Perluss, P.J.

Zelon, J.

DIVISION SEVEN (Continued)

B185832 Barile (Not for Publication)

v.

Cage-Barile

The judgment is affirmed. Respondent(s) to recover costs.

Woods, J.

We concur: Perluss, P.J.

Zelon, J.

B187967 People (Not for Publication)

v. Poole

The judgment is affirmed.

Woods, J.

We concur: Johnson, Acting P.J.

Zelon, J.

B189363 Los Angeles County, D.C.S. (Not for Publication)

v. Kirk S.,

The judgment is affirmed.

Woods, J.

We concur: Perluss, P.J.

Johnson, J.

DIVISION SEVEN (Continued)

B191993 People (Not for Publication)

V.

Wright

The judgment is affirmed.

Zelon, J.

We concur: Johnson, Acting P.J.

Woods, J.

B184444 People (Not for Publication)

v.

McPherson

The judgment is affirmed.

Woods, J.

We concur: Perluss, P.J.

Zelon, J.

B192345 People (Not for Publication)

v.

Simpson

The judgment is affirmed.

Perluss, P.J.

We concur: Johnson, J.

Zelon, J.

DIVISION SEVEN (Continued)

B186661 People (Certified for Publication)

v.

Rodriguez

The judgment is reversed and the cause is remanded to the trial court with directions to conduct a new evidentiary hearing and make a factual determination as to whether at the time of the traffic stop defendant's car had a burnt out brake light or the officers could reasonably have suspected it had a burnt out brake light. If the court determines the brake light was burnt out at the time of the traffic stop or the officers could have reasonably suspected the brake light was burnt out, it shall reinstate the judgment. If the court determines the brake light was not burnt out at the time of the traffic stop and no reasonable person could have believed otherwise it shall grant the defendant's suppression motion and proceed in accordance with the law. The defendant is entitled to be present at the rehearing of the suppression motion.

Johnson, J.

I concur: Zelon, J.

I dissent: Perluss, P.J. (Opinion)

DIVISION EIGHT

B192421 Gibson, as Administrator, etc., (Not for Publication)

v.

Superior Court, Los Angeles County (RRT Enterprises et al., r.p.i.)

The petition is granted. The respondent court is directed to vacate its May 4, 2006, order sustaining the demurrer to the second cause of action in petitioner's first amended complaint, and to thereafter enter a new and different order overruling the demurrer. Petitioner is entitled to recover his costs in this writ proceeding. (Cal. Rules of Court, rule 56(m)(1).)

Flier, J.

We concur: Cooper, P.J.

Rubin, J.

DIVISION EIGHT (Continued)

B185950 People (Not for Publication)

v.

Gutierrez III,

The judgment is affirmed.

Flier, J.

We concur: Cooper, P.J.

Boland, J.

B185398 Collins et al., (Not for Publication)

V.

Hertz Corporation et al.,

The judgment is affirmed. Respondents are awarded their costs of appeal.

Boland, J.

We concur: Cooper, P.J.

Rubin, J.

B183033 Dutra

v.

Eagleson

Filed order vacating submission order of August 29, 2006. Cause

resubmitted.